documentation shall be provided to the debtor, along with a notice of the date deductions will begin.

(c) The DOT operating element may not review the merits of the creditor agency's determination with respect to the amount or validity of the debt as stated in the request for recovery.

§ 92.45 Other debt collections.

Separate rules exist for general collection of debts owed the United States under 31 U.S.C. 3711, 3716-18; 4 CFR Ch. II.

Attachment 1

DEBT CLAIM	FORM
1. Paying agency identification	2. Employee identification
a. Name	a. Name
b. Address	b. Address
	c. DOB d. SSN
I To liquidate a debt to the United States, the debt be collected as shown from the current Notices and inquiries concerning the debt shelow.	l e named creditor agency asks that the pay of the employee identified above. ould be sent to the address shown
3. Debt information a. Reason for debt:	
b. Date right to collect accrued c	. Debt identification number, if any
d. Original debt:	Number of installments @ Amount
f. Interest due	
g. Penalty due	
h. Administrative cost (if none, show N/A \$	
i. Total collection	. Commence deductions on (date)
4. Due process: // date actions taken: or	
salary offset notice Employee did not re-	Hearing held Decision for creditor
Ispond (consent assumed)	lagency

I certify the following: (1) the debt identified above is properly due the United States from the named employee in the amount shown; (2) this agency's regulations implementing 5 U.S.C. 5514 have been approved by the Office of Personnel Management, and (3) the information concerning this agency's and the employee's actions is correct as stated.

		Creditor agency information Name	b.	Appropriation/fund (title/symbol #)	Ī
	c.	Address	d.	Disbursing officer (name/symbol #)	Ī
	e.	Signature of certifying official	f.	Date	Ĺ
Ī	g.	Title	h.	Telephone number	